AGREEMENT

between

TOWN of NANTUCKET AND COUNTY OF NANTUCKET, MASSACHUSETTS

and the

MASSACHUSETTS LABORERS' DISTRICT COUNCIL

in behalf of

NANTUCKET PUBLIC EMPLOYEES' LOCAL UNION

1060

DEPARTMENT HEADS

of the

LABORERS' INTERNATIONAL UNION OF NORTH

AMERICA

JULY 1, 2009 - June 30, 2012

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AGREEMENT

AGREEMENT entered into this	day of	20	by and
between the Town and County of Nantucke	t, Massachusetts,	acting through	its Board of
Selectmen and County Commissioners, resp	ectively (hereina	after referred to	alternately as
the "Employer" or "Town") and the Labore	rs' International T	Jnion of North	America,
AFL-CIO (hereinafter referred to as the "Ur	nion").		-

ARTICLE 1 - PREAMBLE

The intent and purpose of this Agreement is to set forth wages, hours, and other terms and conditions of employment for Employees in the bargaining unit represented by the Union and to provide methods for fair and peaceful adjustment of all disputes which may arise between them, so as to secure uninterrupted services to the citizens of the Town and County of Nantucket.

ARTICLE 2 - RECOGNITION

2.1 The Employer recognizes the Union as the exclusive representative of the Department Heads.

ARTICLE 3 - EMPLOYEE DEFINITIONS

3.1 Regular Full Time Employees:

Individuals who are regularly scheduled to work forty (40) hours or more per week and who maintain continuous, regular employment status. Full time Employees are eligible for all Employee benefits.

3.2 Regular Part Time Employees:

Individuals who are regularly scheduled to work twenty (20) hours or more per week, but less than forty (40) hours. Part-time Employees who are regularly scheduled to work 20 hours or more will receive health benefits, and vacation time, sick time, and holiday time on a pro-rata basis.

3.3 Temporary Employees:

Individuals who are scheduled to work emergency appointments with a maximum of thirty (30) work days. Said individuals shall be placed at the salary of the position they are filling in for.

3.4 Probationary Employee:

All individuals shall be considered probationary Employees for the first one hundred and twenty (120) days of employment.

3.5 Promotional Training period:

Individuals who are promoted shall serve a 30 day probationary period in the new title. If the promoted individual is removed from the promoted position within the 30 day probationary period, he/she shall be returned to his/her previous title.

ARTICLE 4 - MANAGEMENT RIGHTS

- 4.1 By virtue of this working Agreement, the Town has not surrendered any of its managerial rights to determine and prescribe the methods and means by which its operation of the Town shall be conducted. It may establish departmental rules and procedures, schedule the work in a manner to achieve efficiency and consideration to the taxpayers' expense; and, subject to the restrictions of this Agreement, discharge and discipline for cause; determine the number of Employees in departments; determine work schedules; and establish methods and processes by which work is to be performed, providing such action is not in direct conflict with the provisions of this Agreement.
- 4.2 The foregoing enumeration of certain rights under this Article shall not limit the managerial rights of the Town or any rights not enumerated herein, providing such rights are not in direct conflict with the provisions of this Agreement.

ARTICLE 5 - UNION SECURITY AND CHECKOFF

- 5.1 Payroll Deduction of Agency Service Fee: Pursuant to General Law Chapter 150E, Sec. 12 it shall be a condition of employment that on or after the thirtieth (30th) day of employment in the bargaining unit, or the effective date of this Agreement, whichever is later, each and every member of the bargaining unit shall pay to the Union an Agency Service Fee which shall be proportionally commensurate with the cost of collective bargaining and contract administration. The Agency Service Fee shall, as provided below, be deducted each pay period and shall be equal in amount to the sum set from time to time by the Union as their regular dues.
- **5.2** If an Employee submits to the Town Treasurer a uniform authorization form requesting that monthly dues be deducted from his/her first pay check each month, the Town Treasurer will on the next month begin to deduct Union dues from said Employee's payroll check. No authorization shall be allowed for payment of initiation fees, assessments, or fines.
- 5.3 All authorizations by any Employee must be in uniform form, supplied by the Union and signed by the Employee from whose wages such Union dues will be deducted. Such authorization shall remain in effect until revoked by the Employee, and shall be irrevocable for a period of one year from the date the authorization is signed, or until the termination of this collective bargaining Agreement, whichever occurs sooner. Revocation must be by written notice given by the Employee to the Town Treasurer, with a copy to the Union not more than twenty (20) days and not less than ten (10) days prior to the expiration of such time. If no such notice is given by the Employee, the Employee further agrees that the authorization and assignment first submitted shall be automatically renewed and be irrevocable for successive periods of one year thereafter, or until the termination of the Agreement, whichever occurs sooner.
- 5.4 The Union shall keep the Town Treasurer updated as to the name of its authorized representative and the address to which the Union dues collections shall be sent. Such notification must be in writing and duly signed by the authorized Union representative.

- **5.5** No dues shall be deducted from any Employee who is on authorized leave if said Employee is not on the payroll during the week in which the deduction is to be made, or when the dues exceed the pay check.
- 5.6 The Employer assumes no responsibility for the consequences of any Employee's failure to authorize dues deductions; the only responsibility of the Employer will be to see that the deduction is made in accordance with the authorized uniform check off request, duly signed by the Employee and the mailing of such deducted moneys to the designated Union representative. Neither the Employer, nor any of its officers, agents or Employees shall in any way be held liable or responsible for any loss resulting from acts of said Union or its officers or agents.
- **5.7** The Employer shall not remove any Employee from employment because of failure to pay Union dues or agency service fee.
- **5.8** The Union agrees to and will indemnify, defend, hold and save the Employer blameless against any and all claims, demands, suits, or other form of liability, including attorneys fees, instituted against the Employer or its personnel on account of payroll deductions under this Article.

ARTICLE 6 - UNION BUSINESS

- 6.1 The members of the bargaining unit in the employ of the Employer may select from the Employees covered by this Agreement, one (1) Steward and one (1) Assistant Steward. The Union shall provide the Employer with a written designation of the stewards. The activities of the stewards shall not interfere with their work for the Employer and they shall obtain permission of the Town and County Manager or her designee to leave on Union business. Joint Labor-Management meetings called at a time agreed by both parties will not result in a loss of pay on the part of the Employees requested to attend the meeting.
- 6.2 The Employer shall provide a reasonable amount of space on its bulletin boards for the posting of Union bulletins, but use of such bulletin boards shall be restricted to the following purposes: (a) Notice of recreational and social activities; (b) Notice of elections and results; (c) Notice of appointments of Union representatives; and, (d) Notice of meetings.
- 6.3 Upon prior approval of the Town and County Manager or her designee, a Union staff representative shall be permitted access to the Employer's main offices for the purpose of conducting Union business related to the Employer, provided that the representative does not interfere with the operations of the Employer or the performance of work by the Employee.
- 6.4 Two Union Delegates from Local Union 1060, shall be allowed to attend the LIUNA convention once every five (5) years without loss of pay, for a maximum of five (5) days.

ARTICLE 7 - DISCRIMINATION

7.1 In the administration of this Agreement, neither the Employer nor the Union shall discriminate against any Employee because of that Employee's race, color, sex, religion, national origin, sexual orientation, age, political or union membership, veteran status, marital status, or against qualified individuals with a disability.

7.2 Definitions:

- **7.2.1** <u>Interpretation</u>. This Article shall be interpreted in accordance with applicable federal and state law.
- 7.2.2 Reasonable Accommodation. In the administration of this Agreement, the Employer and the Union will provide reasonable accommodations to qualified Employees with a disability and to Employees based upon their religion tenets. The need for and extent of such accommodations shall be determined by the Employer in accordance with its interpretation of the requirements of the Americans with Disabilities Act and Title VII of the Civil Rights Act of 1964, even if such accommodations may be in conflict with another provision of this Agreement.
- 7.2.3 Waiver of Contractual Rights. If an Employee claiming a violation of this article elects to proceed to an administrative agency or to court during the pendency of the grievance, the grievance will be considered to have been withdrawn.

ARTICLE 8 - SEVERABILITY

8.1 If any provision of this Agreement is held invalid, by a Court or administrative agency of competent jurisdiction, the remainder of this Agreement shall remain in force.

ARTICLE 9 - NO STRIKE OR LOCKOUT

- 9.1 There shall be no strike or lockout during the term of this Agreement. The Union recognizes that it does not have the right to strike against the Town or to assist or participate in any such strike or impose a duty or obligation to conduct assist, or participate in any strike.
- 9.2 No Employee covered by this Agreement shall engage in, induce, or encourage any strike, work stoppage, slowdown, or withholding of service. The Union agrees that neither it nor any of its officers or agents will call, instigate, authorize, participate in, sanction or ratify any such strike, work stoppage, slowdown or withholding of services.
- 9.3 Should any Employee or group of Employees covered by this Agreement engage in any strike, work stoppage, slowdown or withholding of services, the Union shall forthwith disavow any such strike, work stoppage, slowdown or withholding of services and shall refuse to recognize any picket line established in connection herewith. Furthermore, at the request of the Town, the Union shall take all reasonable means to induce such Employee or group of Employees to terminate the strike, work stoppage, slowdown or withholding of services and to return to work forthwith.

ARTICLE 10 - GRIEVANCE AND ARBITRATION PROCEDURES

- 10.1 Only matters involving the meaning of the written provisions of this Agreement shall be the subject of a grievance under this Article. The Town shall have the right to discharge bargaining unit Employees who violate this Article.
- 10.2 Grievances shall be processed as follows:
- <u>Step 1</u>. The grievant shall file the grievance in writing with the Town & County Manager within five working days after the action which serves as the basis for the grievance.

The Town and County Manager will issue a written decision determining the validity of the complaint within ten (10) working days after its receipt and may take such action as he/she thinks appropriate, including, if necessary, developing a plan to remedy the problems grieved.

- Step 2. If the grievance remains unsettled, a response and all pertinent documents attached with a letter should be submitted to the Board of Selectmen within five working days of the response of the Town and County Manager.
 - 10.2.1 The Board of Selectmen will issue a written decision determining the validity of the grievance within (15) days after its receipt and may take such action as it thinks appropriate, including if necessary, developing a plan to remedy the problem(s) grieved.
 - **10.2.2** A failure to respond in writing shall be deemed to be an unsatisfactory answer, and the Union may proceed to arbitration in accordance with the Arbitration Article elsewhere provided in this Agreement.
- 10.3 The time limits herein provided shall be strictly adhered to, provided that the parties may in writing agree to an extension thereof at any Step. If a grievance is not taken to the next Step of the grievance procedure following an unsatisfactory answer in the previous Step, or if a grievance is not submitted within the time limits provided at each Step, it shall be deemed to have been resolved on the basis of the answer last given.
- 10.4 Discharge cases may, upon mutual agreement, be initiated at Step 2 of the grievance procedure.

10.5 ARBITRATION:

10.5.1 Should a grievance not be resolved in the grievance procedure, the Union may submit the grievance for arbitration no later than 30 calendar days following the Employer's response or failure to respond in the last Step of the grievance procedure. Only the Union and the Employer may submit grievances to arbitration. In the case of an Employer grievance, it shall be initiated at Step 2 of the grievance procedure. The Arbitrator shall have no jurisdiction to hear or decide any grievance not submitted within the time limits herein provided.

- 10.5.2 The submission to Arbitration by either party shall be written notice to the other and shall have attached thereto the written grievance.
- 10.5.3 If the parties' representatives cannot mutually agree on an Arbitrator within ten (10) working days after the notice to arbitrate, the grieving party may request a panel of arbitrators from the American Arbitration Association, from which the Arbitrator will be selected under the selection procedures then in force at the Association.
- 10.5.4 Each side shall bear its own expenses of arbitration except that the fees and expenses of the Arbitrator shall be borne equally.
- 10.5.5 The Arbitrator shall have no power to add to, or subtract from, or alter or amend any provision of this Agreement.
- 10.5.6 Issues subject to any other statutory right of appeal shall not be the subject of grievance or arbitration under this Agreement.

ARTICLE 11 - STABILITY OF AGREEMENT

- 11.1 No Agreement, understanding, alteration or variation of the terms or provisions of the Agreement herein contained shall bind the parties hereto unless made and executed in writing by the parties hereto.
- 11.2 The failure of the Employer or the Union to insist, in any one or more incidents, upon performance of any of the terms or conditions of the Agreement shall not be considered as a waiver or relinquishment of the right of the Employer or of the Union to future performance of any such term or condition and the obligations of the Union and the Employer to such future performance shall continue in full force and effect.

ARTICLE 12 - SENIORITY AND PROMOTION

12.1 Definition

Except as may be otherwise specified in this Agreement, seniority shall be defined as length of continuous service with the Employer. Seniority shall be acquired by a full-time Employee after completion of the one hundred and twenty (120) day probationary period, at which time seniority shall be retroactive to the first day of employment.

12.2 Accumulation

Seniority shall accumulate during absence because of illness, vacation or other authorized leave or layoff for not more than twelve (12) months. Employees who are absent from the service of the Employer for up to twelve (12) months due to a workers' compensation injury shall accumulate seniority.

12.3 Break in Seniority

Seniority shall be broken when an Employee (a) terminates voluntarily, (b) is discharged, (c) exceeds an authorized leave of absence, (d) is laid off for a period in excess of twelve (12) months, or (e) is absent for a period exceeding twelve (12) months due to a workers' compensation injury.

12.4 Posting Seniority List

The Town shall furnish the Union with a copy of the seniority list, maintain it and post it for all Employees covered by this Agreement, showing name, position and date of entering service, will be posted promptly on appropriate bulletin boards accessible to all Employees affected. The roster will be revised and posted in January of each year and will be open to protest and correction for a period of thirty (30) days, and upon proof of error presented by an Employee or his/her representative, such error will be corrected.

12.5 Promotional Vacancies

The Employer shall determine whether a promotional vacancy exists and is to be filled. Promotional selections shall be subject to the grievance and arbitration procedure. All members of the Bargaining Unit shall be given the opportunity to bid on vacant positions. In all applications of seniority under this Agreement, the ability of the Employees shall mean the qualifications and ability of an Employee to perform the required work. Where qualifications and ability are equal, seniority shall be the determining factor.

ARTICLE 13 - LAYOFFS AND RECALL

13.1 The Employer, in its discretion, shall determine whether layoffs are necessary. Although not limited to the following, layoffs shall ordinarily be for lack of work and/or lack of funds. If it is determined that layoffs are necessary in a particular classification, Employees will be laid off in the following order:

13.1.1	Temporary Employees;
13.1.2	Part-time Employees;
13.1.3	Probationary period Employees, and

- 13.1.4 In the event of further reductions in force, Employees will be laid off from the affected classification in accordance with their ability to perform the remaining work available without further training. When two or more Employees have relatively equal experience, skill, ability and qualifications to do the work without further training, the Employee(s) with the least seniority will be laid off first.
- 13.2 Employees who are laid off shall be placed on a recall list for a period of two (2) years. If there is a recall, Employees who are still on the recall list shall be recalled, in the inverse order of their layoff, provided they are presently qualified to perform the work in the job classification to which they are recalled without further training.
- 13.3 Employees who are eligible for recall shall be given fourteen (14) calendar days' notice of recall and notice of recall shall be sent to the Employee by certified or registered mail with a copy to the Union, provided that the Employee must notify the Employer of his/her intention to return within three (3) days after receiving notice of recall. The Employer shall be deemed to have fulfilled its obligations by mailing the recall notice by registered mail, return receipt requested, to the mailing address provided by the Employee, it being the obligation and responsibility of the Employee to provide the Employer with his/her latest mailing address.

ARTICLE 14 - WAGES

- 14.1 Wages paid to Employees in the classification covered by this Agreement shall be as summarized in Appendix B.
- 14.2 Division of Wages: Where it is anticipated that a position will be vacant for 30 days or more due to illness, leave or inability to hire qualified candidates, the duties of the position may be assigned to other employees with compensation prorated to those employees performing said duties. Any agreement to compensate said employees shall be approved by the Town and County Manager prior to any increase of wage.
- 14.3 New Hire Policy: It shall be the policy of the Town that any Employee hired after July 1, 1998 shall be compensated in accordance with the "Start" or Step 1 column of the "Salary Schedule" attached hereto as Appendix B. The Town may compensate at "12 months" (Step 2) or "24 months" (Step 3) due to a combination of the following criteria: (1) Prior experience beyond any posted or required minimum qualification that is directly related to the job duties the new Employee is expected to perform, (2) An advance degree or certification directly related to said duties and (3) Unavailability or lack of comparable candidate for employment. The above criteria shall be documented by the Town and agreed upon by mutual consent.
 - 14.3.1 <u>Vacancy Postings</u>: A hiring wage range, pursuant to Article 14.3, shall be included in all job vacancy postings
- 14.4 Longevity Pay. Employees shall be paid, in addition to his/her compensation, the following annual increments for longevity service:

LENGTH OF SERVICE Five (5) years of service but less	AMOUNT
than ten (10) years of service	2% of base wages.
Ten (10) years of service but less than fifteen (15) years of service	3% of base wages.
Fifteen (15) years of service but less than twenty (20) years of service	4% of base wages.
Twenty years of service or more	capped at 5% of base wages earned in the 20 th year of service.

Longevity pay will be paid in December of each year.

14.5 There will be no pro-rating of longevity compensation in the year in which an Employee first becomes eligible for such compensation, or in those years in which an Employee becomes eligible for additional compensation, and there will be no pro-rating of longevity compensation upon retirement. In the event of an Employee's death, payment of longevity compensation due shall be made to his/her beneficiary designated in writing, on file with the Retirement Board or, in the absence thereof, to his/her estate. In the event

of termination of employment by retirement or death, the amount of longevity compensation due will be paid at the time of retirement or death.

ARTICLE 15 SALARY ADJUSTMENTS FOR TRANSFERS AND PROMOTIONS

- 15.1 When an Employee is promoted to a job with a higher rate of pay, he/she shall enter it at the rate which assures him at least 5% increase in salary. However, he/she shall not exceed the maximum rate for the job.
- 15.2 An Employee may transfer to another position within any of the Local 1060 Bargaining Units. In the event that an Employee transfers to a position of equivalent classification on the "Salary Schedule" said Employee will be placed in the same salary or, upon the recommendation of the hiring Department Head, may be granted a salary increase of one Step (See Appendix B).
- 15.3 An Employee who transfers to another position of a lower classification on the "Salary Schedule" shall be placed in the "Step" that provides no reduction in compensation. The exception to the above shall occur when said Employee's current compensation exceeds that of the lower classified job. In this instance, the Employee shall be compensated at a rate that does not exceed the maximum step (currently "84 months" or Step 8) of the "Salary Schedule."

ARTICLE 16 HOURS OF WORK AND COMPENSATORY TIME

- 16.1 The normal workweek, either forty (40) hours or more, shall be Monday through Sunday. The normal workweek for Regular Full Time Employees shall be the regular scheduled workweek. Setting forth this normal workweek is not a guarantee of hours to be worked, or pay to be achieved if curtailment of the workweek is made by Town.
- 16.2 Department Heads, only with the Town and County Manager, or his/her designees' approval, shall have the right to flex time. This approval shall not be unreasonably withheld. Flextime schedule must be at least for thirty (30) days.
- 16.3 Exempt Employees who work over the regularly scheduled workweek will be compensated with compensatory straight time off. No more than eighty (80) hours may be accrued. If employees aren't able to use their comp time, then any hours over eighty (80) hours must be paid at the straight time. Written request to use the accrued compensatory time must have prior approval by the Town and County Manager or designee.

ARTICLE 17 - HOLIDAYS

17.1 All permanent full time and permanent part time Employees shall receive one day at straight time pay for the following legal holidays:

New Year's Day Martin Luther King Day Presidents' Day Patriots' Day Memorial Day Independence Day Labor Day
Columbus Day
Veteran's Day
Thanksgiving Day
Christmas Day

Additionally, either the day <u>before/after</u> Thanksgiving or the day <u>before/after</u> Christmas, subject to the Town and County Manager's approval, may be taken as a floating holiday.

- 17.2 These aforesaid holidays shall be guaranteed whether or not they fall on or are observed on a regularly scheduled workday. It will be hereafter understood that days officially substituted or observed by the Commonwealth of Massachusetts in place of actual holidays, such as Presidents' Day, Memorial Day, Columbus Day, and Veteran's Day, shall be likewise observed by the Town Employees. Holidays falling on Sunday are celebrated the following Monday. Holidays falling on Saturday are celebrated the preceding Friday.
- 17.3 To be eligible for such holiday pay, any Employee shall have worked on the day preceding the holiday and have worked on the following day, unless on authorized leave.
- 17.4 If a holiday occurs during vacation leave, an alternate day may be taken.
- 17.5 If the state approves any additional state holidays, which is then recognized by the Employer for other Town Employees, said holiday(s) shall be incorporated into this Agreement as if written.

ARTICLE 18 - VACATION LEAVE

18.1 Vacation shall be as follows:

Vacation leave earned shall be computed from the date of employment with the Town. However, an Employee shall not be entitled to vacation leave until the completion of the first six months of service.

18.2 All permanent full and part-time Employees shall be entitled to vacation leave each year on the following basis:

Length Of Service	Vacation Allowance			
Date of hire, but less than 6 months After 6 months, but less than 1 year	0 work days 5 work days plus .833 days accrued per month			

After 1 year, but less than 5 years After 5 years, but less than 10 years After 10 years, but less than 20 years After 20 years 10 work days at .833 days per month 15 work days at 1.25 days per month 20 work days at 1.67 days per month 25 work days at 2.08 days per month

- 18.3 Permanent (part-time) Employees shall receive vacation pay on a pro-rated basis, based on number hours scheduled each workweek.
- 18.4 Vacations shall be granted by the Town and County Manager or designee, at such time as in his/her opinion will cause the least interference with the performance of the Employee's regular work for the Town. Such approval will not be unreasonably withheld. Vacations shall be accumulated from one year to the next, with a six (6) month carry over, and with the approval of the Town and County Manager.
- 18.5 So far as practical, first choice of vacation dates shall be on the basis of length of employment with the Town.
- 18.6 When an Employee leaves the employ of the Town, he/she shall be paid for all unused vacation accrued to the last day worked. In the event of the death of an Employee, any accumulated vacation pay shall be paid to his or her estate.
- 18.7 In unusual situations, absences due to personal reasons, or illness in excess of the amount authorized by the sick leave plan, may be charged to vacation leave.

ARTICLE 19 - SICK LEAVE

Sick leave with pay shall be credited as follows:

- 19.1 All Regular full-time Employees shall accumulate sick leave entitlement at the rate of one and one-quarter days for each month worked. All Regular part-time Employees shall receive sick leave on a proportionate basis.
- 19.2 In the event that earned sick leave is not used in any particular year, the unused portion shall be allowed to accumulate to a maximum of one hundred fifty (150) days, regardless of length of service. Only regular working days of the Regular full-time Employee shall be counted in computing sick leave.
- 19.3 Sick leave shall be paid on the basis of the Regular full-time or Regular part-time Employee's regular salary at the time sick leave is taken.
- 19.4 Employees entitled to sick leave who leave work due to illness after the start of their shift shall be compensated for time not worked on that shift out of their accrued sick leave, if any, and their sick leave entitlement shall be reduced accordingly.
- 19.5 If required by the Town, a physician's certificate of illness shall be submitted by the Employee after three (3) days of absence before leave will be granted under the provisions of this section. Further, it is mandatory that a physician's certificate of illness be provided by the Employee on the thirtieth (30th) day of a continuous sickness or disabling injury.

- 19.6 The Town will have the right to require a medical examination of an Employee who reports inability to report for duty because of illness or injury. This examination shall be at the expense of the Town by a physician appointed by the Town.
- 19.7 Sick leave shall be payable only in cases of bona fide illness, illness in the immediate family, or a non-work connected accident. Sick leave may be used for off-Island travel for medical reasons including doctors appointments, x-ray and lab work.
- 19.8 An Employee may receive additional sick leave of up to sixty (60) days per fiscal year for catastrophic illness, subject to the approval by the Employer, which may be given incrementally. The grant or denial of such catastrophic illness leave shall be at the sole discretion of the Employer and not subject to the grievance or arbitration provisions of this Agreement. All sick time, vacation and personal, must be depleted before catastrophic illness pay is granted. A minimum of one years' continuous service is required. The Employer may take into account past absences and the length of an Employee's service.

An Employee may use any accrued vacation, sick and/or personal time to receive pay in excess of sick time accrued. Health and basic life insurance coverage will continue if Employee desires and arranges for payment of the 10% Employee portion of their premium.

- 19.9 Sick Bank: In the event of extended illness, an additional source of aid shall be provided by means of a general sick leave back to provide for additional days beyond the accumulated sick leave benefits.
 - 19.9.1 The Sick Leave Bank will acquire its assets by the voluntary donation of sick leave days from any other Employee, including days accrued in excess of 150.
 - 19.9.2 The Sick Bank Committee will govern and award sick leave from the sick bank. The committee shall consist of two members from the Union, the and two members from the Town. The Sick Leave Bank Policy and Procedure is attached as Appendix A.
- 19.10 Sick Day Buyback: The employer will compensate the Employee for 50% of accrued sick time upon resignation and/or retirement, provided the Employee has a minimum of ten (10) years of service. Upon retirement an Employee may donate up to twenty-five percent of his/her accrued sick leave to the sick leave bank.

ARTICLE 20 - WORKMEN'S COMPENSATION

20.1 The Employer shall provide workers' compensation insurance for all Employees covered by this Agreement.

20.2 Eligibility:

20.2.1 An Employee who sustains a work-related injury shall provide the Employer as soon as possible after the industrial accident with a complete and detailed description of the industrial accident and his/her injury or physical

complaints, and shall identify all persons who were involved in the accident and/or witnessed its occurrence.

- 20.2.2 An Employee who sustains a work-related injury shall be required to obtain an initial diagnosis in connection therewith from a provider of medical treatment designated by the Employer except in an emergency. In such event, the Employee must obtain a diagnosis from such provider as soon as possible.
- 20.2.3 An Employee who sustains a work-related injury shall be required to cooperate fully with the provider of medical treatment and to comply with any treatment plan or therapy prescribed by such provider. Further, such Employee shall be required to refrain from any activities that might jeopardize or slow his/her recovery. If an Employee is working at another job while on workers' compensation, he/she must notify the Employer in writing.
- **20.3** In mitigation of Workers' Compensation benefits, an Employee who sustains a work-related injury shall be required to accept any light duty assignment or modified job that is offered by the Employer which he/she is capable of performing, as determined by a treating physician designated by the Employer.

An Employee who is assigned to a light duty assignment or modified job under this paragraph shall be compensated at the rate applicable to such job. His/her earnings shall be prorated on the basis of the number of hours worked on light duty or in a modified job, if less than full-time. The Employer will attempt to assign an Employee on light duty or in a modified job to his/her regular schedule. Such Employee shall have no right to work overtime.

20.4 Notwithstanding any other provision of this Agreement to the contrary, the Employer may post and fill any position absented by an Employee who remains on Workers' Compensation for a period exceeding twelve (12) months calendar months. The employment rights for Employees on Workers' Compensation shall be in accordance with M.G.L. chapter 152 § 75A. Employment rights for Employees who receive lump sum settlements shall be in accordance with M.G.L. chapter 152 § 48.

ARTICLE 21 - BEREAVEMENT LEAVE

21.1 Bereavement Leave shall be as follows:

Employees shall be paid up to five (5) working days, at his/her regular rate of pay, for scheduled time lost due to the death of an Employee's father, mother, child, wife, husband, brother, sister, grandmother, grandfather, father-in-law, mother-in-law, brother-in-law, sister-in-law, aunt or uncle. Foster, Step and/or adopted relationships, relatives living in the household and domestic partner shall be covered.

ARTICLE 22 MILITARY, JURY DUTY AND LEAVE OF ABSENCE

22.1 Military Duty: Employees who are members of the military reserves, will receive the difference between military pay and regular pay for the annual two week tour of duty in the military reserves.

- 22.2 Jury Duty: If an Employee is called to jury duty on his/her regular work days, he/she shall be paid his/her regular pay, provided that the proper documentation is submitted and the Employee reports to work when not required to sit on the jury during a full day or in the event that jury service is canceled for a certain day.
- **22.3** Leave of Absence: A Leave of Absence may be granted to any Employee by the Employer. Any Employee wishing a leave of absence must notify the Employer in writing twenty-one (21) calendar days prior to the start of requested leave. The Town and County Manager shall respond to the Employee in writing within seven (7) calendar days of the receipt of the request. It is understood by both parties that emergency conditions may preempt the normal process outlined herein. Decisions regarding leaves of absence shall not be subject to the grievance and arbitration procedures of Article 10.

ARTICLE 23 - FAMILY AND MEDICAL LEAVE ACT/MATERNITY/PATERNITY LEAVE

23.1 Family and Medical Leave

23.1.1 Eligibility: An Employee may be eligible for Family and Medical and/or Maternity/Paternity Leave. Under certain circumstances, a female Employee may be eligible for both Family and Medical Leave and Maternity/Paternity Leave. In such circumstances, the Employee's leave will be charged against both types of leave simultaneously. Where an Employee is eligible for both types of leave, and one type of leave provides greater benefits than the other, the Employee shall be provided such greater leave benefits to which she is entitled.

An Employee employed by the Town for at least twelve (12) months, who has worked at least 1,250 hours during the twelve (12) month period immediately preceding a leave under this section, may take up to twelve (12) weeks for any leave for any one or more of the following reasons:

- 23.1.1.1 The birth of the Employee's child, and in order to care for the newborn child;
- **23.1.1.2** The placement of a child with the Employee for adoption or foster care;
- 23.1.1.3 The need to care for the Employee's spouse, child or parent who has a serious health condition;
- 23.1.1.4 The Employee's own serious health condition that renders the Employee unable to perform the functions of his/her job.
- **23.1.2 Certification:** The Employee shall provide certification from a health care provider to substantiate any leave due to the serious health condition of the Employee or the Employee's immediate family member. Failure to provide such certification will result in a denial of the leave request until the Employee provides the requested certification.
- 23.1.3 Notice: In order to plan for the provision of quality uninterrupted services to clients, the Employee seeking leave must notify the Employer at least thirty (30) days prior to any anticipated leave. If the need for leave is not foreseeable, the Employee must give the Town notice as soon as practicable. Failure to provide

such advance notice will result in a denial of the leave request until 30 days after the notice is provided to the Town.

23.1.4 Group Health Plan Coverage

The Town will continue its contributions to group health plan insurance for an Employee who is out on family or medical leave. The Employee must continue to pay his/her share of such premium during the leave period.

23.1.5 Use of Accrued Vacation, Personal, and Sick Time

An Employee on any family or medical leave must use any accrued vacation and personal time while on such leave. An Employee on family or medical leave for the reasons set forth in above 1(a) (b) and (c) <u>may</u> use any accrued sick time while on such leave. An Employee who is on medical leave for the reasons stated in 1(d) <u>must</u> use any accrued sick time while on such leave. Employees out on family or medical leave will continue to accrue vacation and sick time while on such leave.

23.1.6 Reinstatement

At the end of family or medical leave an Employee shall be restored to his/her former position, if available, or to a similar position elsewhere in the Town, with the same pay, benefits and working conditions as of the date of the Employee's leave. The Employee's right to be restored is limited to what the Employee's job would have been if he/she had not taken leave. Prior to restoration, an Employee who takes a medical leave for the reasons set forth in A(1) (d) must obtain and present certification from a health care provider that the Employee is able to resume work. Failure to provide such certification will result in a denial of restoration until the Employee provides the requested certification.

23.2 Maternity/Paternity Leave

23.2.1 Eligibility

A female Employee employed by the Town for at least three (3) consecutive months on a full-time basis, may take up to eight (8) work-weeks of unpaid leave for any one or more of the following reasons:

- 23.2.1.1 The birth of the Employee's child;
- **23.2.1.2** The placement of a child with the Employee for adoption or foster care,

23.2.2 Use of Accrued Vacation, Personal, and Sick Time

A female Employee on maternity/paternity leave <u>may</u> use any accrued vacation and personal time while on such leave. Accrued sick time <u>may</u> be used during the period of pregnancy-related disability.

23.2.3 Maternity/Paternity Leave to run concurrent with Family and Medical Leave Act Leave

Maternity/Paternity leave taken under this section additionally shall be charged against an Individual's Family and Medical Leave Act entitlement.

23.2.4 Notice

In order to plan for the provision of quality uninterrupted service, the Employee seeking leave must notify the Town at least two (2) weeks prior to any anticipated leave.

23.2.5 Reinstatement

At the end of a family or medical leave an Employee shall be restored in his/her former position, if available, or to a similar position elsewhere in the Town, with the same pay, benefits and working conditions as of the date of the Employee's leave.

ARTICLE 24 - PERSONAL LEAVE

- 24.1 Employees covered by this Agreement shall be allowed two personal leave days per year. Personal days must be used before the Employee's next anniversary date and may be not carried over except with the prior written approval of the Town and County Manager or his/her designee.
- 24.2 An Employee must be employed at least twelve (12) months before earning personal leave.
- 24.3 During Fiscal Year 2010, each employee is eligible for an additional ten (10) hours of personal leave if he/she has met the conditions set forth in this article. Such additional leave will be in effect for Fiscal Year 2010 only.

ARTICLE 25 - PERSONNEL FILES

25.1 Each Employee will have the access to his/her own personnel record, upon submitting written notice at least twenty-four (24) hours in advance to the Personnel Officer. Nothing shall be placed in an Employee's personnel file without simultaneously producing a copy to the Employee. Personnel files will be held in a secure place under lock and key.

ARTICLE 26 - SAFETY

- 26.1 Both the Employer and the Union shall cooperate in the enforcement of safety rules and regulations and shall promote sound safety procedures and rules for the protection of Employees and the public.
- 26.2 Clothing Allowance: Marine Department, Park & Recreation Department, and any other department that the Town and County Manager and Department Head concur that a uniform, including but not limited to specific shoes and boots, is required, shall provide for a uniform allowance for Three Hundred Dollars per Employee. The Department Head shall give prior approval to any expenditures made under this section.
- 26.3 Alcohol & Drug Policy: The Town hereby states its strong commitment to its Employees to provide a safe work place and to establish programs promoting high standards of Employee health. Consistent with the spirit and intent of this commitment the Town and the Union hereby establish this policy. The mutual goal is to establish and

maintain a work environment that is free from the effects of alcohol and drug use or abuse.

- **26.3.1** The illegal use, sale or possession of narcotics, drugs, or controlled substances is an offense warranting discharge. Any illegal substances will be turned over to the appropriate law enforcement agency.
- 26.3.2 Employees who are under the influence of alcohol, narcotics, drugs or controlled substances, either on the job, or when reporting for work have the potential for interfering with their own as well as their coworkers safe and efficient job performance. Employees may be subject to administrative action up to and including termination of employment if they are found in violation of this section.
- 26.3.3 Illegal drugs include, among others, marijuana, heroin, hashish, cocaine, hallucinogens and/or depressants not prescribed for current personal treatment by a licensed physician.
- 26.3.4 Employees are expected to follow any directions of their health care provider concerning prescription medications and must immediately notify the Town and County Manager if a prescription drug is likely to have an impact on job performance. In addition, notification must be given at the time of any testing or screening as to any drugs or medicine being taken.
- 26.3.5 During an Employee's work shift, including all breaks and meal periods, an Employee, who consumes or uses, or is found to have in his/her personal possession in his/her locker or desk, or other such repository, an open container of alcohol or drugs, which are not medically authorized, or as found to have used or be using such alcohol or drugs will be suspended immediately pending such further investigation. If use or possession is substantiated, disciplinary action, up to and including discharge, will be imposed.
- 26.3.6 Any Employee who voluntarily requests assistance in dealing with a personal drug addiction or alcohol problem may participate in the Employee Assistance Program (EAP) without jeopardizing his/her employment with the Town. If an Employee choices to notify the Town or requests assistance from the Town regarding an alcohol or drug related problem, that notice or request will not jeopardize his/her continued employment, provided the Employee stops any and all involvement with the substance being abused, and maintains adequate job performance. Participation in the program will not prevent disciplinary action for violation of this policy.

26.3.7 Consequences of Alcohol or Drug Misuse:

26.3.7.1 Employees who engage in prohibited alcohol or drug conduct (that is, who test positive for alcohol or drug use) must be immediately removed from safety sensitive functions, must be evaluated by a substance abuse professional and must undergo a treatment program as defined by the professional.

26.3.7.2 Employees who wish to continue employment with the Town must be evaluated by a substance abuse professional and comply with any treatment recommendations to assist them with an alcohol or drug problem. Employees will be placed on sick leave or a leave without pay status during the treatment period, whichever is appropriate.

26.3.7.3 Employees who have been evaluated by a substance abuse professional who comply with any recommended treatment who have taken a return to duty test with a result less than 0.02 reading and/or a negative urine drug test which is subject to unannounced follow-up tests, may return to work.

26.3.7.4 Employees who have returned to work under the above conditions and who subsequently test positive for drugs or alcohol may be subject to further discipline, up to and including termination. Any action may be subject to the grievance and arbitration procedure of Article 10.

ARTICLE 27 - MEDICAL INSURANCE

27.1 When the Town has met legal requirements to change health insurance coverage, the Town agrees to pay 80% of the Blue Cross-Blue Shield Master Medical Plan health insurance premium for those regular employees who are participating in said plan.

When the Town changes the percentage the Town pays toward premiums for the Master Medical Plan, the Town agrees to also offer the Blue Care Elect Preferred Provider Plan as an alternative to the Master Medical Plan. The Town agrees to pay ninety (90%) percent of the cost of the Blue Care Elect Plan, individual or family coverage, for those regular employees who are participating in said plan.

The Town agrees that the Blue Care Elect Plan ("PPO") offered to employees will require only a twenty-five dollar (\$25.00) co-pay by employees for Emergency Room visits and will provide a one year transition period from the date the PPO Plan is implemented to 1) pay the difference between in-network and out-of-network costs for any employee who, at the time the PPO Plan is implemented, is receiving treatment from a specialist provider whose services are currently covered under the Master Medical Plan but who is not covered under the PPO Plan, and 2) pay the difference between the in-network and out-of-network costs for any employee whose primary care physician is enrolled in the PPO Plan but drops out of the PPO network at any time, for a one year transition period following the date the physician drops out of the PPO network.

The Town shall continue to provide health insurance covered in accordance with the provisions of M.G.L. chapter 32B. Changes shall be made in accordance with M.G.L. chapter 32B and M.G.L. chapter 150E.

27.2 Life Insurance: Life insurance will be offered by the Town on an optional basis.

27.3 Retirement: Weekly deductions will be made into the Barnstable Retirement Plan.

- 27.4 The Town shall establish to begin process on town wide basis for implementation of a Cafeteria Plan of the type authorized by Chapter 697, Section 132 of the Acts of 1987 for the single purpose of enabling Employees to pay their share of the premium for their health insurance, voluntary dental and group life with pre-tax earnings.
- 27.5 Laborers' International Union of North America, National (Industrial)
 Pension Fund: The Town agrees to fund a supplemental pension for Employees based upon an hourly contribution as follows:
 - 27.5.1 \$.12 (six cents) between 07/1/00 and 06/29/02
 - 27.5.2 \$.24 (twenty-four cents) on 07/01/02

ARTICLE 28 - DISCIPLINE

- **28.1** Civilian Complaints: No disciplinary action of any kind shall be taken on any complaint from a private citizen against an Employee in the bargaining unit unless the complaint is on a citizen's complaint form, or submitted in writing.
- 28.2 Cause: The employer shall have the right to discipline Employees for cause only.
- **28.3** Progressive Discipline: The steps in the progressive discipline process are as follows, each step to be signed off by the Employee:
 - 28.3.1 Verbal Warning: The Town and County Manager will meet with the Employee to provide a prompt recognition of a problem and suggestions for correction in an effort to eliminate the need for further discipline. If counseling does not correct the problem, the Town and County Manager is expected to continue addressing the problem through verbal warning(s), written warning(s), and, if warranted, discharge.
 - 28.3.2 Written Warning: A formal meeting occurs between the Employee and the Town and County Manager and written documentation specifies the behavior in question, the corrective action and any follow-up recommended. The grievance procedure should accompany the written materials that are placed within the personnel record and given to the Employee.
 - **28.3.3 Probation:** Being placed on probation means that the Employee is no longer considered in good standing with the Town and specifies that if improvement is not noted by the Town and County Manager, termination may occur. Similar to the previous disciplinary actions, the Employee is presented with written documentation and is given a copy of the grievance procedure. A timeline should be specified for formal review of the performance.
 - **28.3.4 Suspension:** Suspension may occur with pay or without pay depending on the circumstances of the Employee's behavior and attitude. If an investigation by the Town and County Manager or designee occurs to substantiate or disprove an allegation, the Employee is given the opportunity to present his/her side of the story and is entitled to review the results of the investigation. In serious cases, if

the allegation is substantiated, termination may be warranted. All written material is placed within the Employee's file and a copy of the grievance procedure is given to the Employee.

28.3.5 Termination: Termination may occur at the end of other disciplinary proceedings or may occur if the actions of the Employee warrant immediate termination.

ARTICLE 29 - TUITION REIMBURSEMENT

- 29.1 At least one year of continuous employment is required for an Employee to be considered for tuition reimbursement; and, at least two years of continuous employment is expected upon completion of the course of study.
- 29.2 The maximum amount of reimbursement shall be up to One Thousand Two Hundred Dollars (\$1,200.00) per person, per fiscal year, depending on funding availability. An employee may receive reimbursement only up to the actual cost of a course, or the \$1,200.00 maximum amount, whichever is less.
- 29.3 In order to be reimbursed, and Employee must achieve a 3.0 GPA for Undergraduate studies; for graduate studies, a "Pass" in the event of a "Pass/Fail" grading system.
- **29.4** The institution where the Employee takes the course must be accredited and the course must be job-related, which is a determination to be made by the Town and County Manager.
- 29.5 If any time is lost in taking the course, it must be made up by the Employee in the same or next pay period. If time is lost taking a course mandated as a condition of employment, the Employee will be paid his/her normal rate of pay for said period.
- 29.6 The Employee will be reimbursed for reasonable expenses (including fees, meals, lodging and transportation) incurred in mandatory professional certification while attending workshops, seminars, conferences or other professional improvement sessions with the advance approval of the Town and County Manager or who attend at the request of the Town and County Manager, subject to Finance Department policy.
- 29.7 Employees who receive job related National or State certifications or licenses relating to and enhancing the work preformed shall receive the amount of Ten Dollars (\$10) per week for each certification or license, added to the individual's salary, up to a maximum of three (3). To be eligible, certification or license must be continually maintained. The certification or license shall not be a minimum requirement contained in a job description

ARTICLE 30 - ETHICS

30.1 For any position included in any unit of this contract that becomes vacant after July 1, 1998, the Town shall ensure that an applicant meets applicable State requirements enforced by the State Ethics Commission, M.G.L. chapter 268.

- 30.2 The Union, by its President or designee, and the Town, by its Personnel Officer or Town and County Manager (or designee), shall review a potential Employee's candidacy and determine whether a possible conflict of interest exists at least 30 days prior to an offer for employment. This requirement may be waived by mutual consent. In the event that the Union and the Town disagree upon a determination, the matter may be referred to the Board of Selectmen pursuant to Article 10.2, Section 2, Step 3.
- 30.3 The Town will notify any candidate of a possible conflict of interest in writing and fully describe remedial action to be undertaken, if applicable.
- 30.4 The Town agrees that no offer of employment will be extended to any candidate and no candidate will begin employment unless and until any outstanding issues regarding possible conflicts of interest are satisfactorily resolved between the Town and the Union. Both parties will cooperatively and expeditiously work to resolve questions and if either party so requests, will jointly author an advisory letter to the State Ethics Commission.

<u>ARTICLE 31 - SUCCESSORS</u>

31.1 This Agreement shall be binding upon the successors and assigns of the parties hereto and no provisions, terms or obligations herein contained shall be affected, modified, altered, or changed in any respect whatsoever by the take-over, assumption or contracting out of any plant, operation, function, or part thereof.

It is agreed that a successor employer shall continue the employment of present Employees who seek such employment and who have qualifications of positions. However, the Union shall have the right to renegotiate this Agreement or portions thereof with any successor or assign, and the Union shall also have the right to terminate the Agreement with the successor upon written notice to said successor or assign.

ARTICLE 32 - DURATION OF AGREEMENT

32.1 The provisions of this Agreement will be effective July 1, 2009 and will continue in full force and effect through June 30, 2012, and shall be automatically renewed from year to year thereafter, unless, at least four (4) months prior to the expiration date, either party notifies the other in writing by certified mail, return receipt requested, or its desire to renegotiate the Agreement.

During the course of negotiations for amendment or renewal of this Agreement, the terms and conditions herein set forth shall continue in effect until a new Agreement is reached.

ARTICLE 33 - EXECUTION

IN WITNESS WHEREOF, the parties he	ereto have executed this Agreement this 12
day of January 20 11.	
Town of Nantucket	Massachusetts Laborers'
by the board of Selectmen	District Council
Paper Ross	W. D.
Bull	J. B. Ciorilay
My R. Willa	
Rul Other	

APPENDIX A POLICY & PROCEDURE FOR SICK LEAVE BANK LABORER'S UNION (all units)

(Applicable to employees covered by all units of Local 1060 Laborer's Union)

Policy:

The Laborer's Union Sick Leave Bank is established to provide additional sick time to be used for immediate, legitimate sick leave purposes for applicable employees who do not have available their own accrued sick time to cover the anticipated duration of the sick leave.

The Sick Leave Bank is intended to be used for situations in which an employee has utilized all of his/her sick time for either previous sick-related conditions or a current condition and will not/does not presently have the sick time available for a current condition.

The Sick Leave Bank is *not* intended for the use of doctor's appointments, or illnesses or conditions of a short-term nature (e.g., colds, flu, etc.).

Criteria for Eligibility for Use of Sick Leave Bank:

- 1. An employee must have been employed with the Town of Nantucket for at least one (1) full year.
- 2. The Sick Leave Bank is for an employee's own, personal use (i.e., not for the use of a family member).
- 3. Except in extraordinary circumstances, an employee will not be considered for any more than two (2) requests for use of the Sick Leave Bank per year.

Procedure for Donations and Use of the Sick Leave Bank:

- 1. Donations to the Sick Leave Bank are for the Local 1060 members and may not be made for specific employee(s).
- 2. Upon retirement or resignation, an employee with at least ten (10) years of continuous service with the Town of Nantucket, may donate up to twenty-five percent (25%) of the remaining fifty percent (50%) of his/her sick leave following disbursement of the sick leave buyback.
- 3. Prior to retirement or resignation, and regardless of years of service with the Town of Nantucket, an employee may donate as many days as they wish to the Sick Leave Bank provides his/her days have been properly accrued.
- 4. Donations to the Sick Leave Bank may only be made through use of the attached form which shall not be valid unless all approval signatures are obtained on the form.

Use:

- 1. Use of the Sick Leave Bank may only be requested through use of the attached form.
- 2. All requests for use of the Sick Leave Bank must be accompanied by a report from the employee's doctor, which includes a description of the employee's condition and the anticipated duration of time that the employee will be out of work.
- 3. Once the request has been submitted to the Union President, the Sick Leave Bank Committee (comprised of two members of the Union, voted by union members, the Personnel Officer and one other representative of the town) will meet within five (5) working days of the date the request was received to act upon the request.
- 4. If an employee is sick and has sick time available but not enough to cover the anticipated duration of the illness, up to one-half of the unused accrued sick time may be requested from the Sick Leave Bank.
- 5. If the request is denied by the Sick Leave Bank Committee, it may be appealed to the Sick Leave Bank Appeals Board, comprised of the Town Manager and one other Town representative (other than a member of the Sick Leave Bank Committee), and two members of the Union Executive Board (other than the two union members of the Sick Leave Bank Committee). The decision of the Sick Leave Bank Appeals Board shall be final, binding and not subject to grievance or arbitration procedures. In the event of a tie decision by the Sick Leave Bank Appeals Board, the parties agree to appoint a neutral party to break the tie. The tie decision shall be final, binding and not subject to grievance or arbitration procedures.

The following options for utilization of the Sick Bank are available:

Options for Utilization of Sick Bank:

Option I. If an employee is sick and <u>has accrued sick time</u> but not enough to cover the anticipated duration of the illness, the employee may request additional days from the Bank of up to one-half of his/her <u>unused accrued sick time</u> (calculated from the beginning of this illness).

NOTE: No more than 10% of sick days available, at the time of request, will be given out under Option #I.

Option II. If an employee is sick and has no sick time left, he/she may request sick days from the Sick Bank Committee. It is the employee's responsibility to convince the Board that these days are deserved.

NOTE: No more than 5% of sick days available, at the time of request, will be given out under Option #II.

Option III. If an employee has a <u>serious/catastrophic illness or accident</u>, he/she (or a representative) may request sick days from the sick bank.

NOTE: No more than 20% of sick days available, at the time of request, will be given out under Option #III.

- 6. If an employee utilizes the Sick Leave Bank while on Family & Medical Leave, the time granted from the Bank shall be counted as part of the Family & Medical Leave.
- 7. The amount of time contained in the Sick Leave Bank shall be retained and maintained by the Payroll Coordinator and is subject to review at any time.

SICK LEAVE BANK REQUEST FORM

Name of Employee:	
Employee's Start Date with Town of N	lantucket:
Number of Sick Days Currently Accrue	ed by Employee:
Number of Sick Days Requested from t	the Sick Leave Bank:
	est:
	equest has been made in the past 12 months:
Employee's Signature	Date
Department Head Signature	Date
**************************************	**************************************
	llows:
	ıl:
Sick Bank Committee Member	Dat
Sick Bank Committee Member	Dat
Sick Bank Committee Member	Date
Sick Bank Committee Member	Date
NOTE: A DOCTOR'S REPORT MUST	ACCOMPANY ALL SICK BANK REQUESTS

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REQUEST FOR APPEAL OF DENIAL FOR USE OF SICK LEAVE BANK

Name of Employee:		
Employee's Start Date with Town	of Nantucket:	
Number of Sick Days Currently A	Accrued by Employee:	
Number of Sick Days Requested	from the Sick Leave Bank:	
Reason for Disapproval:		
Employee's Signature		
*********	**********	*******
Appeal is hereby:	Approved	Disapproved
Sick Bank Committee Member		Date
Sick Bank Committee Member		Date
Sick Bank Committee Member		Date
Sick Bank Committee Member		Date

NOTE: DOCTOR'S REPORT AND SICK LEAVE BANK REQUEST FOR MUST ACCOMPANY THIS FORM.

SICK LEAVE BANK DONATION FORM

Name of Employee:	
Employee's Start Date with Town of Nantucket:	
Number of Sick Hours Currently Accrued by Employee:	
Number of Sick Hours to be Donated:	
Remaining Hours Held by Employees Following Donation:	
Employee's Signature	Date

Approved by:	
Personnel Officer	Date
Department Head	Date

PC: Union President Assistant Treasurer

APPENDIX B

July 1, 2007 - June 30, 2008

	Start							
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8
A	60,707	63,743	66,930	70,276	73,790	77,479	81,353	85,421
B	70,807	74,348	78,065	81,968	86,067	90,370	94,888	99,633

July 1, 2008 - June 30, 2009 Prior Year - 2.75 step 8 only; new scale @ 3% between

steps; Step 9 is a 20 year step @ 5% above prior year

	Start Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9 20 Year
A	71,365	73,506	75,711	77,983	80,322	82,732	85,214	87,770	89,692
В	83,239	85,736	88,308	90,957	93,686	96,496	99,391	102,373	104,615

July 1, 2009 – June 30, 2010 Year One – will be at 0% ATB with no step raises – repeat of July 1, 2009 – June 30, 2009 schedule above.

July 1, 2010 – June 30, 2011 Year Two - (2.75 ATB)

	Start			,		-			Step 9
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	20 Year
A	73,328	75,527	77,793	80,127	82,531	85,007	87,577	90,184	92,159
В	85,528	88,093	90,736	93,458	96,262	99,150	102,124	105,188	107,492

July 1, 2011 - June 30, 2012 Year Three - (2.75 ATB)

	5 011	y 1, 2011 Ound Co, 2012 I can Thire (/				
		Start								Step 9
L		Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	20 Year
A	λ.	75,344	77,604	79,933	82,331	84,801	87,345	89,965	92,664	94,693
В	3	87,880	90,516	93,231	96,028	98,909	101,877	104,933	108,081	110,448

Note: All Department Head Classifications shall be based on a 40-hour workweek.

Employees are eligible for step increases at their anniversary dates.

Conservation Commission Administrator	S-A
Council on Aging Director	S-A
Historic District Commission Administrator	S-A
Human Services Coordinator	S-A
Information Technology Manager	S-A
Siasconset Water Superintendent	S-A
Visitor Services Director	S-A
Building Commissioner	S-B
Health Officer	S-B
Marine Superintendent	S-B
Park & Recreation Director	S-B